State of Vermont WATER RESOURCES BOARD

In re: Champlain Oil Company (Denial of Conditional Use
Determination #91-351), Docket No. CUD-94-11

PARTY STATUS ORDER

On October 6, 1994, the Abenaki Nation, represented by counsel from Alternatives for Community and Environment (ACE), entered a timely appearance in the above-captioned appeal. On October 31, 1994, the Abenaki Nation filed a timely Petition for Intervention, requesting party status pursuant to Rule 22 of the Board's Rules of Procedure. The parties were provided an opportunity to file written objections to intervention requests. No party filed a written objection to the Abenaki Nation's petition by the November 10, 1994, deadline.

Therefore, based on the petition for intervention filed in this matter, it is hereby ordered that the Abenaki Nation is a permissive party, pursuant to Rule 22(B).

Dated at Montpelier, Vermont, this 2/84-day of November, 1994.

Vermont Water Resources Board by its Chair

William Boyd Davies